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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/954,717	09/17/2001	Kenneth Noddings	P051	7607	
25784 75	90 09/28/2005		EXAM	EXAMINER	
	MICHAEL O. SCHEINBERG P.O. BOX 164140  CHAN, SING P			SING P	
AUSTIN, TX	· · ·		ART UNIT	PAPER NUMBER	
ŕ			1734		
			DATE MAILED: 09/28/2003	DATE MAILED: 09/28/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	09/954,717	NODDINGS ET AL.	
Office Action Summary	Examiner	Art Unit	
	Sing P. Chan	1734	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet	with the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING  Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory properties to reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b)	G DATE OF THIS COMMUN R 1.136(a). In no event, however, may n. eriod will apply and will expire SIX (6) Mo tatute, cause the application to become	IICATION.  a reply be timely filed  DNTHS from the mailing date of this communication  ABANDONED (35 U.S.C. § 133).	•
Status			
1) Responsive to communication(s) filed on _			
	This action is non-final.		
3)☐ Since this application is in condition for all		itters, prosecution as to the merits i	is
closed in accordance with the practice und			
·		•	
Disposition of Claims			
4) Claim(s) <u>1,2,4-13,19-23,38 and 45-60</u> is/ai			
4a) Of the above claim(s) is/are with	idrawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1,2,4-13,19-23,38 and 45-60</u> is/ai	re rejected.		
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction a	nd/or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Exar	miner		
10)⊠ The drawing(s) filed on <u>17 September 2007</u>		Objected to by the Examiner	
Applicant may not request that any objection to		· · ·	
Replacement drawing sheet(s) including the co	• • • • • • • • • • • • • • • • • • • •	` '	(d)
11) The oath or declaration is objected to by the			(u).
	e Examiner. Note the attach	su Office Action of form F 10-132.	
Priority under 35 U.S.C. § 119			
12)☐ Acknowledgment is made of a claim for for	eign priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
<ol> <li>Certified copies of the priority docun</li> </ol>	nents have been received.		
<ol> <li>Certified copies of the priority docun</li> </ol>	nents have been received in	Application No	
3. Copies of the certified copies of the	priority documents have bee	n received in this National Stage	
application from the International Bu	reau (PCT Rule 17.2(a)).		
* See the attached detailed Office action for a	list of the certified copies no	ot received.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	A) Intension	Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948	Paper No.	o(s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/St	5) Notice of	Informal Patent Application (PTO-152)	
Paper No(s)/Mail Date	6) [_] Other:		
J.S. Patent and Trademark Office PTOL-326 (Rev. 7-05) Office	ce Action Summary	Part of Paper No./Mail Date 20050	920

Application/Control Number: 09/954,717 Page 2

Art Unit: 1734

#### **DETAILED ACTION**

## Claim Objections

1. Claims 4 and 20 are objected to because of the following informalities: In claim 4, line 2, "a mold" should be "the mold" and in claim 20, line 1, transitional phase is missing, i.e. "comprising." Appropriate correction is required.

# Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claim 2 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 2, recites, "at least one of the first or second component is" a "passive optical component." However, claim 1 recites, "at least one of the first or second components is" an "active optical component," therefore, only one or less can be a passive component and not one or more.

#### Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claim 19 is rejected under 35 U.S.C. 102(b) as being anticipated by Eide et al (U.S. 5,031,984).

Eide et al discloses a method of splicing optical fibers. The method includes providing a silicone elastomeric mold having a surface with precision grooves are formed, placing the fibers into the grooves on the mold (Col 4, lines 14-20), providing a glass substrate with an ultraviolet curable adhesive on a surface over the mold and sandwiching the optical fibers in place (Col 4, lines 20-22), wherein the adhesive has index matching the characteristics matching those of the optical fibers (Col 3, lines 61-66), curing the adhesive with ultraviolet light (Col 4, lines 29-31), and a sealant material is used to seal the fiber (Col 4, lines 58-60)

6. Claims 20-23, 38, 45-51, and 56-60 are rejected under 35 U.S.C. 102(b) as being anticipated by Malavieille (U.S. 4,662,962).

Regarding claims 20-23, 38, 45-50 and 56-60, Malavieille discloses a method of connecting optical fibers. The method includes providing a soft support with at least one fiber-receiving groove (Col 3, lines 46-51), providing a plate and a transparent setable liquid material with a refractive index matching the fibers, and placing the liquid into the groove (Col 4, lines 31-34), placing the ends of the optical fibers into the liquid medium, which has the same refractive index to allow for transmission of light between the two fibers by attenuating index jumps in the separation diopter, i.e. forming an optical path between the fibers (Col 4, lines 39-44), which is a waveguide, with the facing ends at an angle of 0 degree (Figure 4), radiating the adhesive with ultraviolet radiation to cure the adhesive or waveguide (Col 4, lines 63-68), burying the splice in resin, which is sticky, to protect the splice as a whole and then the splice is covered with various forms of plastic or metal protective cap or sleeve (Col 5, line 67 to Col 6, line 3).

which will mold the resin to the shape of the cap or sleeve and adhere to the waveguide.

Regarding claim 51, the cured adhesive material is a waveguide.

## Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 1, 2, and 55 are rejected under 35 U.S.C. 103(a) as being unpatentable over Eide et al (U.S. 5,031,984) in view of Malavieille (U.S. 4,662,962).

Eide et al discloses a method of splicing optical fibers. The method includes providing a silicone elastomeric mold having a surface with precision grooves are formed, placing the fibers into the grooves on the mold (Col 4, lines 14-20), which will coupler for a light source such as a laser and a light detector (Col 4, lines 35-42), providing a glass substrate with an ultraviolet curable adhesive on a surface over the mold and sandwiching the optical fibers in place (Col 4, lines 20-22), wherein the adhesive has index matching the characteristics matching those of the optical fibers (Col 3, lines 61-66), curing the adhesive with ultraviolet light (Col 4, lines 29-31), and a sealant material is used to seal the fiber (Col 4, lines 58-60). Eide et al is silent as to the adhesive is the waveguide. However, providing the adhesive as the waveguide is well known and conventional a shown for example by Malavieille. Malavieille discloses a method of connecting optical fibers. The method includes providing a soft support with

at least one fiber-receiving groove (Col 3, lines 46-51), providing a plate and a transparent setable liquid material with a refractive index matching the fibers, and placing the liquid into the groove (Col 4, lines 31-34), placing the ends of the optical fibers into the liquid medium, which has the same refractive index to allow for transmission of light between the two fibers by attenuating index jumps in the separation diopter, i.e. forming an optical path between the fibers (Col 4, lines 39-44), which is a waveguide.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the adhesive with matching index to allow the adhesive to function as a waveguide as disclosed by Malavieille in the method of Eide et al to provide a method of splicing optical fiber, which are cheap and easy to use. (See Malavieille, Col 1, lines 16-18)

9. Claims 4-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Eide et al (U.S. 5,031,984) in view of Malavieille (U.S. 4,662,962) as applied to claim 1 above, and further in view of Daniel (U.S. 4,466,697).

Eide et al as modified by Malavieille discloses providing a plate and burying the splice in resin, which is sticky, to protect the splice as a whole and then the splice is covered with various forms of plastic or metal protective cap or sleeve (See Malavieille, Col 5, line 67 to Col 6, line 3), which will mold the resin to the shape of the cap or sleeve and adhere to the waveguide. But is silent as to applying a third or additional formable material to form an enclosure or other protecting structure. However, providing additional formable material to form an enclosure or protecting structure is well known

and conventional as shown for example by Daniel. Daniel discloses a method for optical fiber. The method includes providing a protective coating to the fiber, wherein the coating may be several layers thick and may be formed of different transparent substances. (Col 7, lines 28-38)

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide any additional formable material as protective coating as disclosed by Daniel in the method of Eide et al as modified by Malavieille to provide additional protective outer coating for the fiber. (See Daniel, Col 2, lines 34-37)

10. Claims 52-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Eide et al (U.S. 5,031,984) in view of Malavieille (U.S. 4,662,962) as applied to claim 1 above, and further in view of Lebby et al (U.S. 5,389,312).

Eide et al as modified above is silent as to positioning the active optical component such as laser using bumps. However, using bumps to position components is well known and conventional as shown for example by Lebby et al. Lebby et al discloses a method of forming molded optical waveguides. The method includes using electrical contacts to position photonics devices such as photo detectors and light generating device fixed with bump bonding. (Col 5, lines 39-45)

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use electrical contacts, which are bumps as disclosed by Lebby et al in the method of Eide et al as modified by Malavieille to automatically align the components. (See Lebby et al, Col 5, lines 43-45)

# Response to Arguments

11. Applicant's arguments with respect to claims 1, 2, 4-13, 19-23, 38, and 45-60 have been considered but are moot in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sing P. Chan whose telephone number is 571-272-1225. The examiner can normally be reached on Monday-Thursday 7:30AM-11:00AM and 12:00PM-4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher A. Fiorilla can be reached on 571-272-1187. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Chan Sung Po SPC

CHRIS FIORILLA SUPERVISORY PATENT EXAMINER

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